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August 12, 2003 Michael L. Shippen 1621	oplicant(s): Oyevaar e	TRANSMISSION BY FAC t al.	SSIVILE (37 CFR 1.8)	Docket No. 08CL7254-3
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AMENDMENT TRANSMITTAL LETTER (Large Entity) Applicant(s): Oyevaar et al.					Docket No. 08CL7254-3			
Serial No. 10/639,929			Examiner Michael L. Shippen		Group Art Unit 1621			
Invention: METHOD FOR MANUFACTURE OF BISPHENOL								
	<u></u>	THE COMMISSI	ONER FOR PATENTS:					
	th is an amendment in alculated and is transl		• •					
		CLAIMS AS	S AMENDED					
	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST # PREV. PAID FOR	NUMBER EXTRA	RATE	ADDITIONAL FEE			
TOTAL CLAIMS	26 -	27 =		x \$18				
INDEP. CLAIMS	4 -	4 =	0	x \$86	.00 \$0.00			
Multiple Dependent	Claims (check if appli	icable) 🗆			\$0.00			
•		TOTAL ADDITION	NAL FEE FOR THIS AMI	ENDMENT	\$0.00			
No additional fee is required for amendment. ☐ Please charge Deposit Account No. in the amount of ☐ A check in the amount of to cover the filing fee is enclosed. ☐ The Director is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 07-0862 ☐ Any additional filing fees required under 37 C.F.R. 1.16. ☐ Any patent application processing fees under 37 CFR 1.17. ☐ Dated: July 27, 2004								
David E. Rodrigues Registration No. 50,604 Customer No. 23413 (860) 286-2929 Certify that this document and fee is being deposited on July 27, 2004 with the U.S. Postal Service as first class real under 37C.F.R. 1.8 and is addressed to the for Patants P.O. Box 4450, Alexandra, VA 22313-1450. VIA FACTIVITY NO. 2003 - 873 - 973 April 100 - 973								
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Termin Patent	Docket No. 8CL-7254-3						
In Re Application Of: C	Dyevaar et al.		4				
Serial No. 10/639,929	Filing Date August 12, 2003	Examiner Michael L. Shippen	Group Art Unit 1621				
Invention: PROCESS FOR MANUFACTURE OF BISPHENOLS							
	Owner of Record: General Electric Company 1 River Road, Schenectady, NY 12345						
	TO THE COMMISSI	ONER FOR PATENTS:					
provided below, the termina the expiration date of the disclaimer, of prior Patent Ne enforceable only for an patent granted on the instart In making the absapplication that would exterpatent, as presently shorterheld unenforceable, is founder 37 C.F.R. 1.321, has the expiration of its full state. Check either box 1.	al part of the statutory term of any p full statutory term defined in 35 U. No. 6,635,788. The owner here d during such period that it and the nt application and is binding upon the ove disclaimer, the owner does not to the expiration date of the full sined by any terminal disclaimer, in the invalid by a court of competent just all claims cancelled by a reexaminatory term as presently shortened by a role below, if appropriate.	S.C. 154 to 156 and 173, as presety agrees that any patent so grant a prior patent are commonly owned a grantee, its successors and/or asset disclaim the terminal part of an tatutory term as defined in 35 U.S.C the event that it later expires for failurisdiction, is statutorily disclaimed nation certificate, is reissued, or is it any terminal disclaimer.	ation, which would extend beyond sently shortened by any terminal led on the instant application shall d. This agreement runs with any signs. By patent granted on the instant C. 154 to 156 and 173 of the prior lure to pay a maintenance fee, is in whole or terminally disclaimed in any manner terminated prior to by, government agency, etc.), the				
information and belief are l statements and the like so	that all statements made herein of believed to be true; and further that made are punishable by fine or in willful false statements may jeopardi	at these statements were made with inprisonment, or both, under Section	th the knowledge that willful false on 1001 of Title 18 of the United				
David Typed Terminal disclaime PTO suggested wo	d E. Rodrigues or Printed Name er fee under 37 C.F.R. 1.20(d) include ording for terminal disclaimer was under 37 C.F.R. 3.73(b) is required if terminal di	rchanged.	ignee.				